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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/601,131	06/20/2003	Mathias Kokot	1014-065US01	5964
72689 SHUMAKER	7590 03/30/200 & SIEFFERT, P.A	EXAMINER		
1625 RADIO I	DRIVE, SUITE 300		MOORE JR, MICHAEL J	
WOODBURY,	, MN 55125		ART UNIT	PAPER NUMBER
			2419	
			NOTIFICATION DATE	DELIVERY MODE
			03/30/2009	ELECTRONIC

## Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Notice of the Office communication was sent electronically on above-indicated "Notification Date" to the following e-mail  $\,$  address(es):

pairdocketing@ssiplaw.com

## Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)		
10/601,131	KOKOT ET AL.		
Examiner	Art Unit		
MICHAEL J. MOORE, JR.	2419		

		MICHAEL J. MOORE, JR.	2419	
	The MAILING DATE of this communication appe	ars on the cover sheet with	the correspondence ac	dress
THE REP	PLY FILED 18 March 2009 FAILS TO PLACE THIS AP	PLICATION IN CONDITION	FOR ALLOWANCE.	
app app for 0	reply was filed after a final rejection, but prior to or on lication, applicant must timely file one of the following ilication in condition for allowance; (2) a Notice of Appe Continued Examination (RCE) in compliance with 37 C ods:	replies: (1) an amendment, af eal (with appeal fee) in compli	fidavit, or other evidence, ance with 37 CFR 41.31;	which places the or (3) a Request
	The period for reply expires 3 months from the mailing date	of the final rejection		
	The period for reply expires on: (1) the mailing date of this A no event, however, will the statutory period for reply expire to	dvisory Action, or (2) the date set ater than SIX MONTHS from the	mailing date of the final rejec	tion.
	Examiner Note: If box 1 is checked, check either box (a) or ( MONTHS OF THE FINAL REJECTION. See MPEP 706.07(i		N THE FIRST REPLY WAS I	FILED WITHIN TWO
have been under 37 C set forth in may reduo	s of time may be obtained under 37 CFR 1.136(a). The date filled is the date for purposes of determining the period of ext FFR 1.17(a) is calculated from: (1) the expiration date of the s (b) above, if checked. Any reply received by the Office later e any earned patent term adjustment. See 37 CFR 1.704(b). OF APPEAL	on which the petition under 37 CF ension and the corresponding an hortened statutory period for repl than three months after the maili	nount of the fee. The approp ly originally set in the final Of	riate extension fee ice action; or (2) as
2. The	Notice of Appeal was filed on A brief in comp g the Notice of Appeal (37 CFR 41.37(a)), or any exter ice of Appeal has been filed, any reply must be filed wi	sion thereof (37 CFR 41.37(e	e)), to avoid dismissal of t	
AMENDA		unin the time period set forth	11 37 OF K 41.37(a).	
	e proposed amendment(s) filed after a final rejection, b	out prior to the date of filing a	brief, will not be entered b	ecause
	They raise new issues that would require further cor			
	They raise the issue of new matter (see NOTE below			
(c)[	They are not deemed to place the application in beti appeal; and/or	ter form for appeal by materia	Illy reducing or simplifying	the issues for
(d)[	They present additional claims without canceling a c		ly rejected claims.	
. —	NOTE: See Continuation Sheet. (See 37 CFR 1.1)			
=	amendments are not in compliance with 37 CFR 1.12		n-Compliant Amendment	(PTOL-324).
	plicant's reply has overcome the following rejection(s):			
	wly proposed or amended claim(s) would be all -allowable claim(s).	owabie ir submitted in a sepa	rate, timely filed amendm	ent canceling the
7. 🛛 For how	purposes of appeal, the proposed amendment(s): a) I		will be entered and an	explanation of
	estatus of the claim(s) is (or will be) as follows: im(s) allowed: 1-9.11-26.28-32,44,47-53,56-61 and 93	-96		
Clai	im(s) objected to:	<u></u>		
	im(s) rejected: 33-40.42.43.62.65.66.97 and 98.			
	im(s) withdrawn from consideration: 'IT OR OTHER EVIDENCE			
	affidavit or other evidence filed after a final action, but	before or on the date of filing	a Notice of Anneal will n	nt he entered
bec	ause applicant failed to provide a showing of good and not earlier presented. See 37 CFR 1.116(e).			
ente	affidavit or other evidence filed after the date of filing ered because the affidavit or other evidence failed to o wing a good and sufficient reasons why it is necessary	vercome <u>all</u> rejections under	appeal and/or appellant fa	ils to provide a
10. 🔲 Th	e affidavit or other evidence is entered. An explanation			,
	TFOR RECONSIDERATION/OTHER request for reconsideration has been considered but	does NOT place the applica	tion in condition for allowa	nce because:

/Michael J. Moore, Jr./

Examiner, Art Unit 2419

13. Other: \_\_\_\_\_

12. Note the attached Information Disclosure Statement(s). (PTO/SB/08) Paper No(s).

Continuation of 3. NOTE: Amendments made by Applicant to claims 3, 5, 33-40, 42, 43, 62, 65, 97, and 98 raise new issues that require further consideration and/or search.

Specifically, although Applicant states that the amendments to claims 3 and 5 are merely typographical, further consideration of these amendments in light of the specification is required, as "configuring multicast filter information" is now claimed rather than "configuring a multicast filter indicated in the specification of the specification is required, as "configuring multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filter information" is now claimed rather than "configuring a multicast filte

Regarding the amendments made by Applicant to claims 33-40, 42, 43, 62, 65, and 66, although the amendments made may be sufficient to overcome the previous rejections under 35 U.S.C. 101 and 35 U.S.C. 112, 2<sup>rd</sup> paragraph, further consideration of these amendments in light of the specification is required.

Regarding the amendments made by Applicant to claims 38-40, 97, and 98, these amendments change the scope of these claims such that further consideration and/or search is required.